

2002 OP 000460 Judge: POLICANDRIOTES CARLA From 0/00/0000 To 99/99,
Time: 14/00/
Page: 1
Case Names PETERSON KATHLEEN Attorney Names
PETERSON DREW VS Pro Se
User: JCHK
Wsid: CCLKCS04

All Entries F

BECK ALEXANDER HILDING

Date
3/11/2002 Order Protection Plaintiff PETERSON KATHLEEN Defendant PETERSON DRE
3/11/2002 ORDER OF PROTECTION FILED
3/11/2002 AFFIDAVIT
3/11/2002 PETITION FOR 14 DAY EMERGENCY ORDER OF PROTECTION
3/11/2002

Plaintiff present, pro se. Matter comes on for Emergency Order of
Protection. Witness sworn, evidence heard. For good cause shown,
Order of Protection is granted. Hearing on extension is set. Seven
day summons is ordered to issue.
Judge: ALLEN JAMES JEFFREY Rep: ROSS NIOMI Clerk: JLBE M

3/11/2002

Priority Form Processed, taken to Sheriff and/or given to
Plaintiff for service out of county, this date, March 11, 2002.
Document EOPBLUE Was Printed
Hearing Apr 01, 2002 09:30AM Judge O.P. EXTENSIONS
Judge: ALLEN JAMES JEFFREY Clerk: MALT M

3/18/2002 SUMMONS RETURNED SERVED DREW PETERSON ON 3-12-02

3/19/2002 Motion TO REOPEN ORDER OF PROTECTION PHONED BY ATTY BECK
Motions Mar 22, 2002 09:30AM Judge O.P. EXTENSIONS

3/22/2002 Appearance Filed For Drew Peterson FILED BY Atty BECK ALEXANDER HILD
3/22/2002

Cause comes on for extension on Order of Protection. Plaintiff
present with attorney, B. Grady. Defendant present with attorney,
Alex Beck. By agreement and pursuant to 02 D 420 and 02 D 428. The
order of protection is dismissed.
Status: Dismissed Case Report: Terminated Mar 22, 2002
Judge: POLICANDRIOTES CARLA Clerk: LLPR M

3/22/2002 SEE ORDER SIGNED
Judge: POLICANDRIOTES CARLA Clerk: LLPR M

STATE OF ILLINOIS)
COUNTY OF WILL)

IN THE CIRCUIT COURT OF THE TWELFTH JUDICIAL CIRCUIT
WILL COUNTY, ILLINOIS

Kathleen Peterson
Plaintiff

02 MAR 22 AM 11:42

WILL COUNTY, ILLINOIS

VS

Drew Peterson
Defendant

CASE NO 02 OP 460

APPEARANCE

Now comes the undersigned attorney and hereby enters his/her

☐ General Appearance

☒ Co-Counsel Appearance

for Kathleen Peterson

who is named as a (Plaintiff) ~~Defendant~~ in the above cause.

FILED
02 MAR 22 PM 1:44
WILL COUNTY, ILLINOIS

[Signature]
Attorney At Law

Required - ARDC# 6210863

Name: B. GUY / GUY & SONS
Address: 300 W. Butterfield
Elmhurst IL 60120
Telephone: 630-533-4460

Original - Court File Yellow - Plaintiff Pink - Defendant

STATE OF ILLINOIS)
COUNTY OF WILL)

IN THE CIRCUIT COURT OF THE TWELFTH JUDICIAL CIRCUIT
WILL COUNTY, ILLINOIS

KATHLEEN PETERSON
Plaintiff

DREW PETERSON
Defendant

CASE NO 02 OP 466

APPEARANCE

Now comes the undersigned attorney and hereby enters his/her

☒ General Appearance

☐ Co-Counsel Appearance

for DREW PETERSON

who is named as a (Plaintiff) (Defendant) in the above cause.

Alex N. Beck
Attorney At Law

Required - ARDC# _____

Name: Alex Beck

Address: 350 Hubbard

Telephone: 730-8866

Original - Court File

Yellow - Plaintiff

Pink - Defendant

17B (Revised 1-00) 3 Part Form CRAP, CVAFF

STATE OF ILLINOIS)
COUNTY OF WILL) SS

IN THE CIRCUIT COURT OF THE TWELFTH JUDICIAL CIRCUIT
WILL COUNTY, ILLINOIS

KATHLEEN PETERSON

Plaintiff

and

DREW PETERSON

Defendant

CASE NO. 0203460

FILED
02 MAR 22 PM 12:23
WILL COUNTY, ILLINOIS

ORDER

X	PLAINTIFF PRESENT		JUDGE GOODE		PLAINTIFF ATTORNEY GRADY
X	DEFENDANT PRESENT				DEFENDANT ATTORNEY BECK

- Check if Present -

Case is called for extension of order of protection and/or issuance of plenary order of protection.

- ☒ ON MOTION OF PETITIONER
- ☐ PLAINTIFF FAILS TO APPEAR
- ☐ NO ONE APPEARS
- ☐ PLAINTIFF DID NOT SUSTAIN HIS/HER BURDEN OF PROOF

ORDER OF PROTECTION IS DISMISSED.

DATE: 3-27-02

ENTER:

Judge

White - Court File

Yellow - Sheriff

7-CA (Revised 2-99)

X Drew Peterson Kathleen Peterson

CASE NUMBER: 020946

PLAINTIFF: KATHLEEN PETERSON

VS
DEFENDANT: DREW PETERSON

DESCRIPTION

ORDER OF PROTECTION

ISSUED: 3-11-02 EXPIRES: 03-11-02

FEES:

PERSON TO BE SERVED

DREW PETERSON

A. JOURNEY PROSE

02 APR 18 AM 8:50
STATION #
BADGE #

Date

ATTEMPTED SERVICE
Time

STATION #
BADGE #

NOTES

MAILED AT VILLAGE
3-11-02

CERTIFY THAT I HAVE SERVED THE ATTACHED PROCESS ON THE DEFENDANT AS FOLLOWS:

- A) ☒ PERSONAL SERVICE: BY LEAVING A COPY OF THE CITATION RULE ORDER SUBPOENA SUMM/COMP NOTICE JUDGEMENT ORDER OF PROTECTION
- B) SUBSTITUTE SERVICE: BY LEAVING A COPY OF THE CITATION NOTICE JUDGEMENT ORDER OF POSSESSION AT THE USUAL PLACE OF ABODE WITH SOME PERSON OF THE FAMILY 13 YEARS OR OLDER AND INFORMING SAID PERSON OF THE CONTENTS. ALSO, A COPY OF THE WRIT WAS MAILED TO THE DEFENDANT AT HIS/HER USUAL PLACE OF ABODE ON (date only)
- C) SERVICE ON: CORPORATION COMPANY BUSINESS BY LEAVING A COPY OF THE SUMM/COMP CITATION RULE ORDER NOTICE JUDGEMENT SUBPOENA WITH THE REGISTERED AGENT, AUTHORIZED PERSON OR PARTNER OF THE DEFENDANT.
- D) OTHER SERVICE: CERTIFIED MAIL POSTING
- E) THE NAMED DEFENDANT WAS NOT SERVED:
 MOVED NOT LISTED RETURNED BY ATTY. EXPIRED
 NO CONTACT NO SUCH ADD. DECEASED OTHER REASON (SEE REMARKS)

PERSON TO BE SERVED: Drew Peterson

SERVING ADDRESS: Bolingbrook Rd, Bolingbrook IL

WRIT SERVED: Drew W. Peterson

THIS 12th DAY OF March 2002

SEX: M M/F

RACE: White

RELATIONSHIP: Same

TIME: 5:16

AGE: 48

PM

SHERIFF BRENDAN D. WARD, BY: Deputy J. H. Salyer DEPUTY# 00-808

REMARKS:

STATE OF ILLINOIS)
COUNTY OF WILL) SS
)

IN THE CIRCUIT COURT OF THE TWELFTH JUDICIAL CIRCUIT
WILL COUNTY, ILLINOIS

KATHLEEN PETERSON
Plaintiff

VS

CASE NUMBER : 2002 OF 000460

DREW PETERSON

Defendant

DOMESTIC VIOLENCE ACT SUMMONS

TO EACH DEFENDANT:

YOU ARE HEREBY SUMMONED and required to appear before this court at 14 West
Jefferson Street, Joliet, Illinois 60432, Courtroom 100 at 9:30 a.m. on
4/01/2002, to answer the Petition in this case, a copy of which is
hereto attached.

IF YOU FAIL TO DO SO, A JUDGMENT BY DEFAULT MAY BE ENTERED AGAINST YOU FOR
THE RELIEF ASKED IN THE PETITION.

TO THE OFFICER:

This summons must be returned by the officer or other person to whom it was
given for service, with endorsement of service and fees, if any,
immediately after service. If service cannot be made this summons shall be
returned so endorsed.

This summons may not be served later than 3 days before the day of
appearance.

SEAL OF COURT

Witness: March 11, 2002

[Signature]
CLERK OF THE CIRCUIT COURT

Plaintiff's Attorney
Name: KATHLEEN PETERSON, Pro Se
Address: 392 PHEASANT CHASE DR
City: BOLINGBROOK IL

Date of Service: _____, (to be inserted by office on copy left
with defendant or other person)

OFFICER : _____ BADGE NUMBER: _____

JUDICIAL CIRCUIT COURT
WILL COUNTY, ILLINOIS

*****ATTENTION*****
**** PRIORITY ****

ORDER OF PROTECTION

KATHLEEN PETERSON

VS

CASE NO : 2002 OP 000460

DREW PETERSON

PLACE OF EMPLOYMENT :

HOURS WORKED :

PETITIONER(S) : KATHLEEN PETERSON
ADDRESS : 392 PEBASANT CHASE DR BOLINGBROOK IL

RESPONDENT #1 : DREW PETERSON
ADDRESS : W.

D.O.B.: 1/05/1954 SEX: M RACE: WHITE HGT: 5'09
WGT: 150 HAIR: BROWN EYES: BLUE SSN:
DISTINGUISHING MARKS :

RESPONDENT #2 :
ADDRESS :

D.O.B.: SEX: RACE: HGT:
WGT: 0 HAIR: EYES: SSN:
DISTINGUISHING MARKS :

DATE ORDER ENTERED : 3/11/2002 BY JUDGE JAMES J. ALLEN
LENGTH OF TIME TO BE IN EFFECT : 4/01/2002

SERVICE OF PROCESS

☒ BY SHERIFF

☐ OUT OF COUNTY

☐ SERVED IN COURT

☐ BY PRIVATE PROCESS
SERVER

**DEFINITION OF PROHIBITED CONDUCT
PURSUANT TO THE ILLINOIS DOMESTIC VIOLENCE ACT OF 1986**

1. "Abuse" means physical abuse, harassment, intimidation of a dependent, interference with personal liberty or willful deprivation but does not include reasonable direction of a minor child by a parent or person in loco parentis.
2. "Adult with disabilities" means an adult prevented by physical or mental disability or advanced age from taking appropriate action to protect himself or herself from abuse by a family or household member. A person may be an adult with disabilities for purposes of this Act even though he or she has never been adjudicated an incompetent adult. However, no proceeding may continue on behalf of an adult with disabilities over the adult's objection, unless such proceeding is approved by his or her legal guardian, if any.
3. "Family or household members" includes spouses, former spouses, parents, children, stepchildren and other persons related by blood or by present or prior marriage, persons who share or formerly shared a common dwelling, persons who have or allegedly have a child in common, persons who share or allegedly share a blood relationship through a child, persons who have or have had a dating or engagement relationship, and persons with disabilities and their personal assistants.
4. "Harassment" means knowing conduct which is not necessary to accomplish a purpose that is reasonable under the circumstances; would cause a reasonable person emotional distress; and does cause emotional distress to the petitioner. Unless the presumption is rebutted by a preponderance of the evidence, the following types of conduct shall be presumed to cause emotional distress:
 1. Creating a disturbance at petitioner's place of employment or school;
 2. Repeatedly telephoning petitioner's place of employment, home, or residence;
 3. Repeatedly following petitioner about in a public place or places;
 4. Repeatedly keeping petitioner under surveillance by remaining present outside his or her home, school, place of employment, vehicle or other place occupied by petitioner or by peering in petitioner's window;
 5. Improperly concealing a minor child from petitioner; repeatedly threatening to improperly remove a minor child of petitioner's from the jurisdiction or from the physical care of petitioner; repeatedly threatening to conceal a minor child from petitioner, or making a single such threat following an actual or attempted improper removal or concealment, unless respondent was fleeing an incident or pattern of domestic violence; or
 6. Threatening physical force, confinement or restraint on one or more occasions.
5. "Interference with personal liberty" means committing or threatening physical abuse, harassment, intimidation or willful deprivation so as to compel another to engage in conduct from which she or he has a right to abstain or to refrain from conduct in which she or he has a right to engage.
6. "Intimidation of a dependent" means subjecting a person who is dependent because of age, health or disability to participation in or the witnessing of physical force against another or physical confinement or restraint of another which constitutes physical abuse as defined in this Act, regardless of whether the abused person is a family or household member.
7. "Physical abuse" includes sexual abuse and means any of the following:
 1. Knowing or reckless use of physical force, confinement or restraint;
 2. Knowing, repeated and unnecessary sleep deprivation; or
 3. Knowing or reckless conduct which creates an immediate risk of physical harm.
8. "Willful deprivation" means willfully denying a person who because of age, health or disability requires medication, medical care, shelter, accessible shelter or services, food, therapeutic device, or other physical assistance, and thereby exposing that person to the risk of physical, mental or emotional harm, except with regard to medical care or treatment when the dependent person has expressed an intent to forgo such medical care or treatment. This paragraph does not create any new affirmative duty to provide support to dependent persons.
9. Plaintiff means not only any named plaintiff for the Order of Protection and any named victim of abuse on whose behalf the petition is brought, but also any person protected by this Act.

REOPENING ORDER OF PROTECTION

Respondent may petition the Court to reopen an Emergency or Plenary Order of Protection if there is an allegation that he/she did not receive actual prior notice of the hearing in accordance with the Illinois Domestic Violence Act and that he/she has a meritorious defense to the Order or that the Order or any part of it was not authorized by the Act.

☒ 3. Respondent is prohibited from entering or remaining at the protected person(s)' school(s), namely: JOLIET VOICER COLLEGE [R03]
place of employment, namely: JOLIET
or at:

☒ 4. Respondent is ordered to stay away from all protected persons as follows: in person by telephone [R17]

☒ 5. Respondent is prohibited from removing the minor child(ren) THOMAS PETERSON [R08] MRS. PETERSON

☒ 6. Respondent is ordered to return the minor child(ren) to the physical care of the Petitioner, and not remove the minor child(ren) from the physical care of the Petitioner. [R05]

☒ 7. Respondent is ordered to appear in Courtroom of the Will County Courthouse, 14 West Jefferson
Street, Joliet, Illinois at (a.m.) (p.m.) on [with] [without] the minor child(ren).

☒ 8. Petitioner is awarded the physical care of the following minor child(ren) [R06] Thomas Peterson

Visitation for Respondent is specified as follows: [R07] Every Sunday starting
March 16th pickup at 12:30 with return at 6:00pm
except Monday starting March 17, 2003 from pickup to 8:00,

☒ 9. Petitioner is granted exclusive possession of the following items of personal property [R10]
Jeep

If Respondent has possession or control of any such property, Respondent shall promptly make it available to Petitioner.

☒ 10. Respondent is prohibited from taking, transferring, encumbering, concealing, damaging or otherwise disposing of any property of the Petitioner except as explicitly authorized by the Court. ☐ Respondent is prohibited from improperly using the financial or other resources of any aged member of the family or household for the profit or advantage of the Respondent or any other person. [R11]

☒ 11. Respondent is prohibited from remaining at the household or residence of Petitioner while under the influence of alcohol or drugs and so constituting a threat to the safety and well-being of any protected person.

☒ 12. Respondent is further ordered or enjoined as follows: [R17]

☐ 13. The remedy requested in paragraph(s) _____ of the petition is (DENIED) (RESERVED), because: _____

Hearing is also set on the same date and time on the request for maintenance and/or child support.

☒ 15. Summons is to issue. This Order and the Petition for Emergency Order of Protection are to be attached to the summons.

☐ 16. Notice of hearing is to be served on Respondent in accordance with Supreme Court Rules.

☐ 17. The above order is modified from a previous order, dated _____, 20____, at Petitioner's request.

☐ 18. Petition and Order were served on Respondent in open Court this date _____

Date: 3/11/02
Time: 2:20 (a.m.) (p.m.)

[Signature]
JUDICIAL ACTION
I, PAMELA J. MCQUIRE CLERK OF THE 10TH JUDICIAL CIRCUIT, WILL CERTIFY THIS TO BE A TRUE COPY OF AN ORIGINAL RECORD OF THIS CIRCUIT.
LMA B 3/11/02
DATE

STATE OF ILLINOIS)
COUNTY OF WILL)

IN THE CIRCUIT COURT OF THE TWELFTH JUDICIAL CIRCUIT
WILL COUNTY, ILLINOIS

Nathleen Peterson

Petitioner(s)

VS

Drew Peterson

Respondent(s)

CASE NO. 02

FILED
MAR 11 2002
CLERK OF COURT
JULIA A. HARRIS
JUL 12 2002

**EMERGENCY ORDER OF PROTECTION/ORDER SETTING HEARING ON PLEARY
ORDER OF PROTECTION**

Any knowing violation of an Order of Protection forbidding physical abuse, neglect, exploitation, harassment, intimidation, interference with personal liberty, willful deprivation, or entering or remaining present at specified places when the protected person is present, or granting exclusive possession of the residence or household, or granting a Stay Away Order is a Class A Misdemeanor. Grant of exclusive possession of the residence or household, or granting a Stay Away Order shall constitute notice forbidding trespass to land. Any knowing violation of an order awarding legal custody or physical care of a child or prohibiting removal or concealment of a child may be a Class 4 Felony. Any willful violation of any order is Contempt of Court. Any violation may result in fine or imprisonment.

The following persons are protected by this Order:

Kris Peterson

Nathleen Peterson

Thomas Peterson

PETITIONER <u>Nathleen Peterson</u>	ADDRESS <u>392 Pleasant Chase Dr</u>	CITY <u>Bolingbrook</u>
--	---	----------------------------

If disclosure of address is excused under law, give address to which notices may be sent:

Complete the following information about the person against whom you are seeking this Order of Protection:

RESPONDENT <u>Drew Peterson</u>		ADDRESS <u>392 Pleasant Chase Dr</u>		CITY <u>Bolingbrook</u>			
DATE OF BIRTH <u>1-5-84</u>	SEX <u>M</u>	RACE <u>White</u>	HEIGHT <u>5-9</u>	WEIGHT <u>150</u>	HAIR <u>Brown</u>	EYES <u>Blue</u>	SOCIAL SECURITY # <u></u>

- ☒ Emergency Order of Protection has been issued. Hearing on extension for up to two years of this order and the expiration of this order will occur on April, 2002 at 9:30 a.m. in Courtroom No. 100.
- ☐ The request for Emergency Order of Protection is denied. Hearing on the Petition for Order of Protection is set on _____, 20____ at _____ (a.m.) (p.m.), in Courtroom No. _____.
- ☐ The Emergency Order of Protection entered on _____, 20____ is extended to _____, 20____ at _____ (a.m.) (p.m.) in Courtroom No. _____ for hearing on further extension.
(If more than 21 days, Interim or Plenary Order should be used.)

The Court finds petitioner has been abused by Respondent(s) and the Court has considered the relevant factors of the Illinois Domestic Violence Act and finds that the actions of Respondent if not prohibited will likely cause irreparable harm or continued abuse, and the relief requested is necessary in order to protect Petitioner and other named protected persons. Therefore it is ordered:

- ☒ 1. Respondent is prohibited from the following: **[R01]**
- | | | |
|--|--|--|
| <input checked="" type="checkbox"/> Physical Abuse | <input type="checkbox"/> Exploitation | <input type="checkbox"/> Willful Deprivation |
| <input checked="" type="checkbox"/> Harassment | <input checked="" type="checkbox"/> Interference With Personal Liberty | <input type="checkbox"/> Stalking |
| <input type="checkbox"/> Neglect | <input type="checkbox"/> Intimidation of a Dependent | |
- ☒ 2. Petitioner is granted exclusive possession of the residence and Respondent shall not enter or remain in the household or premises located at: **[R02]** 392 Pleasant Chase Dr, Bolingbrook

(Remedy does not affect title of property)

STATE OF ILLINOIS)
COUNTY OF WILL)

IN THE CIRCUIT COURT OF THE TWELFTH JUDICIAL CIRCUIT
WILL COUNTY, ILLINOIS

FILED
22 MAR 11 AM 11:17
CLERK OF COURT
WILL COUNTY, ILLINOIS

CASE NO. 02 OF 460

Kathleen Peterson
Petitioner(s)

VS

Drew Peterson
Respondent(s)

PETITION FOR EMERGENCY ORDER OF PROTECTION
AND PLENARY ORDER OF PROTECTION

Petitioner Kathleen Peterson
and/or on behalf of Kids Thomas Peterson
and/or others requests this court to issue an Order of Protection and states: _____ on his/her own behalf
(minor child(ren)).

1. There (is) (is not) another action pending between the parties in the Circuit Court of _____ County known as Case No. _____ There (has) (has not) been a previous order of protection involving the same parties.
2. Petitioner resides at 392 Pleasant Chase Dr, City of Bolingbrook, County of Will, State of Illinois. Note: If disclosure of address is excused under law, give address to which notices may be sent.
3. Respondent resides at Village St Bolingbrook, City of Bolingbrook, County of Will, State of Illinois. 959

4. Respondent stands in the following relationship to the Petitioner:
- ☒ Spouse
 - ☐ Former Spouse
 - ☐ Parent(s)
 - ☐ Child/Stepchild
 - ☐ Dating Relationship
 - ☐ Engagement Relationship
 - ☐ Shares a common household
 - ☐ Formerly shared a common household
 - ☐ Have or allegedly have child in common
 - ☐ Person with disabilities and personal assistant
 - ☐ Other person related by blood or present or prior marriage
 - ☐ Share or allegedly share blood relationship through a child

5. VENUE: ☒ Petitioner resides in Will County Illinois. ☒ Respondent resides in Will County. ☐ The alleged abuse occurred in Will County. ☐ Petitioner is temporarily located in Will County, Illinois to avoid further abuse and could not obtain safe and adequate temporary housing in the county of Petitioner's residence.

6. DETAILS OF ABUSE: On or about 03-11, 2004, at _____, County of _____, State of Illinois, Respondent did the following acts that amount to abuse: A phone conversation was made that he was coming over the house to deal with me, he wants me dead, and if he has to he will burn the house down just to shut me up. I called after I drop my children off school, he came running after me, ready to beat me up. He told me to get up, I called home, to teach me a lesson, he has a gun, and other weapons I believe he will use on me. He just doesn't care if he lives or die, or I live or die.

7. PREVIOUS ABUSE - Has there been previous abuse by Respondent? (Yes) (No) - If so, describe when it happened and what happened.
Several times, he has restrained me, held me down, knocked me into walls, name after me with a bike, ripped my neck lace off, left marks on my body all the time, threaten to steal the kids, and desert me, put dead bullet on body, he broke through it.

8. REMEDIES REQUESTED:

A Respondent refrain from:

- ☐ Intimidation of a dependent
☐ Willful deprivation
☒ Interference with personal liberty
☐ Exploitation

- ☒ Harassment
☒ Physical Abuse
☐ Neglect
☐ Stalking

☒ B. Petitioner be granted exclusive possession of the residence located at 392 Pharesnot Chase, or
City of Springfield County of Madison State of Illinois. (This will not affect title of property).

☒ C. Respondent be prohibited from entering or remaining present at the school or place of employment of person(s) for whom protection is sought. Location of school is: Stoll & Junior College, Stoll &
Location of place of employment is: or at

☒ D. Respondent be ordered to stay away from Petitioner or any other protected person named in the Order of Protection as follows:
☒ in person ☒ by telephone

☒ E. Respondent be prohibited from removing or concealing the minor child(ren) from the State of Illinois or from concealing the minor child(ren) within the State.

☒ F. Respondent be ordered to appear with the minor child(ren) for further hearing at a date and a time set by the Court.

☒ G. Respondent be ordered (to return the minor child(ren) to) [not to remove the minor child(ren) from] the physical care of Kathleen Peterson

☒ H. Award physical care of the following children to Petitioner:
Kris Peterson 7yr.

Thomas Peterson 9yr.

☐ 1. Deny Visitation

☒ 2. Award specified visitation as follows: Every Sunday, Starting March 11th
Pickup at 12:30 and return at 6:00pm Every Monday,
Starting March 17, 2003 from 6:00pm to 8:45pm.

☒ I. Award possession (not ownership) of the described property to Petitioner, which property is either solely owned by Petitioner or jointly owned by Petitioner and Respondent. Jewelry

☒ J. Order Respondent, who has possession of the following described property to promptly turn over possession of this property to Petitioner. Jewelry

☒ K. Respondent be forbidden from taking, transferring, encumbering, concealing, damaging or otherwise disposing of any property.

☒ L. Petitioner requests child support and/or maintenance. (Note: This relief is not available in Emergency Orders of Protection.)

8. Respondent undergo counseling for a specified duration with a social worker, psychologist, psychiatrist, family service agency, alcohol or substance abuse program, mental health center guidance counselor, agency providing services of elders, programs designed for domestic violence abusers or any other guidance service the Court deems appropriate. (Note: This relief is not available in Emergency Orders of Protection.)

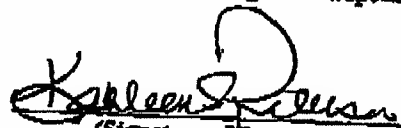
9. Respondent be directed to pay the Petitioner for losses suffered as a direct result of the abuse, which shall include but not be limited to medical expenses, lost earnings or other support, repair or replacement of property damaged or taken, reasonable attorney's fees, court costs, and moving or other travel expenses, including additional reasonable expenses for temporary shelter and restaurant meals. (Note: This relief is not available in Emergency Orders of Protection.)

9. Should Petitioner be required to give prior notice to the named Respondent of his/her attempt to obtain judicial relief as to any remedy requested in this petition, the irreparable injury which that remedy seeks to prevent would be likely to occur.

10. The following additional relief is requested to be issued concerning Respondent:

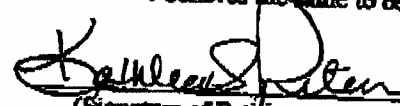
WHEREFORE Petitioner requests that an Emergency Order of Protection be issued against Respondent and the relief sought in this petition be granted.

DATED: March 11, 2000


(Signature of Petitioner)

VERIFICATION

Under penalties as provided by law pursuant to Section 1-109 of the Code of Civil Procedure, the undersigned certifies that the statements set forth in this instrument are true and correct, except as to matters therein stated to be on information and belief, and as to such matters, the undersigned certifies as aforesaid that he/she believes the same to be true.


(Signature of Petitioner)

Preparer Information:

Name: _____

Attorney For: _____

ARDC#: _____

Address: _____

Telephone Number: _____

SHERIFF/JAIL/DOC RECEIPT

ON 3/11/2002 THE HONORABLE JAMES J. ALLEN ORDERED A:

JUDGMENT-SENTENCE DOC, 3 CERTIFIED COPIES

Statement of Facts

Pre-Sentence Investigation Report

Petition to Revoke

Sentencing Order

Offender's Consent to Impact Incarceration

Order for Disease Testing

Order for Certification of Child Sex Offender

MITTIMUS ON SENTENCE TO JAIL

WARRANT OF ARREST

☒ SIMMONS, PETITION, ORDER OF PROTECTION

LEADS COPY/ORDER OF PROTECTION-OUT OF COUNTY/AFTER HOURS

COPY OF COURT ORDER DATED 3/11/2002

OTHER

FOR DEFENDANT DREW PETERSON

IN CASE NUMBER 2002 OP 000460

SAME DELIVERED TO THE SHERIFF/JAIL ON

(DATE)

RECEIVED BY :

00-843

FOR THE SHERIFF OF WILL COUNTY

SAME MAILED TO DOC ON

(DATE)

(Staple Certified Receipt)

FILED
WILL COUNTY, ILLINOIS

02 MAR 11 PM 6:08

SHERIFF/JAIL/DOC RECEIPT

ON 3/11/2002 THE HONORABLE JAMES J. ALLEN ORDERED A:

FILED

02 MAR 12 AM 10:40

CLERK OF COURT
WILL COUNTY, ILLINOIS

JUDGMENT-SENTENCE DOC, 3 CERTIFIED COPIES

Statement of Facts

Pre-Sentence Investigation Report

Petition to Revoke

Sentencing Order

Offender's Consent to Impact Incarceration

Order for Disease Testing

Order for Certification of Child Sex Offender

MITTIMUS ON SENTENCE TO JAIL

WARRANT OF ARREST

☒ SUMMONS, PETITION, ORDER OF PROTECTION

LEADS COPY/ORDER OF PROTECTION-OUT OF COUNTY/AFTER HOURS

COPY OF COURT ORDER DATED 3/11/2002

OTHER _____

FOR DEFENDANT DREW PETERSON

IN CASE NUMBER 2002 OF 000460

SAME DELIVERED TO THE SHERIFF/JAIL ON _____

(DATE)

RECEIVED BY : _____

FOR THE SHERIFF OF WILL COUNTY

SAME MAILED TO DOC ON _____

(DATE)

(Staple Certified Receipt)

JUDICIAL CIRCUIT COURT
WILL COUNTY, ILLINOIS

ATTENTION
PRIORITY

ORDER OF PROTECTION

KATHLEEN PETERSON

VS

CASE NO : 2002 OP 000460

DREW PETERSON

PLACE OF EMPLOYMENT :

HOURS WORKED :

PETITIONER(S) : KATHLEEN PETERSON
ADDRESS : 392 PHEASANT CHASE DR.

BOLINGBROOK IL

RESPONDENT #1 : DREW PETERSON
ADDRESS :

D.O.B.: 1/05/1954 SEX: M RACE: WHITE HGT: 5'09
WGT: 150 HAIR : BROWN EYES: BLUE SSN:
DISTINGUISHING MARKS :

RESPONDENT #2 :
ADDRESS :

D.O.B.: SEX: RACE: HGT:
WGT: 0 HAIR : EYES: SSN:
DISTINGUISHING MARKS :

DATE ORDER ENTERED : 3/11/2002 BY JUDGE JAMES J. ALLEN
LENGTH OF TIME TO BE IN EFFECT : 4/01/2002

SERVICE OF PROCESS

☒ BY SHERIFF

☐ OUT OF COUNTY

☐ SERVED IN COURT

☐ BY PRIVATE PROCESS
SERVER

STATE OF ILLINOIS)
COUNTY OF WILL) SS
)

IN THE CIRCUIT COURT OF THE TWELFTH JUDICIAL CIRCUIT
WILL COUNTY, ILLINOIS

KATHLEEN PETERSON
Plaintiff

VS

DREW PETERSON

CASE NUMBER : 2002 OP 000460

Defendant

DOMESTIC VIOLENCE ACT SUMMONS

TO EACH DEFENDANT:

YOU ARE HEREBY SUMMONED and required to appear before this court at 14 West
Jefferson Street, Joliet, Illinois 60432, Courtroom 100 at 9:30 a.m. on
4/01/2002, to answer the Petition in this case, a copy of which is
hereto attached.

IF YOU FAIL TO DO SO, A JUDGMENT BY DEFAULT MAY BE ENTERED AGAINST YOU FOR
THE RELIEF ASKED IN THE PETITION.

TO THE OFFICER:

This summons must be returned by the officer or other person to whom it was
given for service, with endorsement of service and fees, if any,
immediately after service. If service cannot be made this summons shall be
returned so endorsed.

This summons may not be served later than 3 days before the day of
appearance.

SEAL OF COURT

Witness: March 11, 2002

CLERK OF THE CIRCUIT COURT

Plaintiff's Attorney
Name: KATHLEEN PETERSON, Pro Se
Address: 392 PHEASANT CHASE DR
City: BOLINGBROOK IL

Date of Service: _____ (to be inserted by office on copy left
with defendant or other person)

OFFICER: _____ BADGE NUMBER: _____

STATE OF ILLINOIS)SS
COUNTY OF WILL)

IN THE CIRCUIT COURT OF THE TWELFTH JUDICIAL CIRCUIT
WILL COUNTY, ILLINOIS

Kathleen Peterson

Petitioner(s)

Drew Peterson

VS

Respondent(s)

CASE NO. 02 of 2460

**EMERGENCY ORDER OF PROTECTION/ORDER SETTING HEARING ON PLEARY
ORDER OF PROTECTION**

Any knowing violation of an Order of Protection forbidding physical abuse, neglect, exploitation, harassment, intimidation, interference with personal liberty, willful deprivation, or entering or remaining present at specified places when the protected person is present, or granting exclusive possession of the residence or household, or granting a Stay Away Order is a Class A Misdemeanor. Grant of exclusive possession of the residence or household, or granting a Stay Away Order shall constitute notice forbidding trespass to land. Any knowing violation of an order awarding legal custody or physical care of a child or prohibiting removal or concealment of a child may be a Class 4 Felony. Any willful violation of any order is Contempt of Court. Any violation may result in fine or imprisonment.

The following persons are protected by this Order: Kathleen Peterson
Kris Peterson, Thomas Peterson

PETITIONER <u>Kathleen Peterson</u>	ADDRESS <u>392 Pleasant Chase Dr.</u>	CITY <u>Bolingbrook</u>
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If disclosure of address is excused under law, give address to which notices may be sent:

Complete the following information about the person against whom you are seeking this Order of Protection:

RESPONDENT <u>Drew Peterson</u>		ADDRESS <u>Scene at Village of Bolingbrook</u>		CITY <u>Bolingbrook</u>			
BIRTHDATE <u>1-5-54</u>	SEX <u>M</u>	RACE <u>White</u>	HEIGHT <u>5'9"</u>	WEIGHT <u>150</u>	HAIR <u>Brown</u>	EYES <u>Blue</u>	SOCIAL SECURITY # <u></u>

- ☒ Emergency Order of Protection has been issued. Hearing on extension for up to two years of this order and the expiration of this order will occur on April, 2002 at 9:30 a.m. in Courtroom No. 100.
- ☐ The request for Emergency Order of Protection is denied. Hearing on the Petition for Order of Protection is set on _____, 20____, at _____ (a.m.) (p.m.), in Courtroom No. _____.
- ☐ The Emergency Order of Protection entered on _____, 20____ is extended to _____, 20____ at _____ (a.m.) (p.m.) in Courtroom No. _____ for hearing on further extension. (If more than 21 days, Interim or Plenary Order should be used.)

The Court finds petitioner has been abused by Respondent(s) and the Court has considered the relevant factors of the Illinois Domestic Violence Act and finds that the actions of Respondent if not prohibited will likely cause irreparable harm or continued abuse, and the relief requested is necessary in order to protect Petitioner and other named protected persons. Therefore it is ordered:

☒ 1. Respondent is prohibited from the following: RO1

☒ Physical Abuse

☒ Harassment

☐ Neglect

☐ Exploitation

☒ Interference With Personal Liberty

☐ Intimidation of a Dependent

☐ Willful Deprivation

☐ Stalking

☒ 2. Petitioner is granted exclusive possession of the residence and Respondent shall not enter or remain in the household or premises located at: RO2 392 Pleasant Chase Dr., Bolingbrook

(Remedy does not affect title of property)

☒ 3. Respondent is prohibited from entering or remaining at the protected person(s)' school(s), namely: JOLIET JUNIOR COLLEGE JOLIET [R03]
place of employment, namely: _____
or at: _____

☒ 4. Respondent is ordered to stay away from all protected persons as follows: ☒ in person ☒ by telephone [R17]

☒ 5. Respondent is prohibited from removing the minor child(ren) THOMAS PETERSON [R08] KRIS PETERSON [R17]
from Illinois or concealing them within Illinois.

☒ 6. Respondent is ordered to return the minor child(ren) to the physical care of the Petitioner, and not remove the minor child(ren) from the physical care of the Petitioner. [R05]

☒ 7. Respondent is ordered to appear in Courtroom _____ of the Will County Courthouse, 14 West Jefferson Street, Joliet, Illinois at _____ (a.m.) (p.m.) on _____ [with] [without] the minor child(ren).

☒ 8. Petitioner is awarded the physical care of the following minor child(ren) [R06] THOMAS PETERSON KRIS PETERSON

Visitation for Respondent is specified as follows: [R07] Every Sunday starting March 16th pickup at 12:30 and return at 6:00 pm
Every Monday starting March 17, 2003 from 6:00 pm to 8:00 pm

☒ 9. Petitioner is granted exclusive possession of the following items of personal property [R10]
Jewelry

If Respondent has possession or control of any such property, Respondent shall promptly make it available to Petitioner.

☒ 10. Respondent is prohibited from taking, transferring, encumbering, concealing, damaging or otherwise disposing of any property of the Petitioner except as explicitly authorized by the Court. ☐ Respondent is prohibited from improperly using the financial or other resources of any aged member of the family or household for the profit or advantage of the Respondent or any other person. [R11]

☒ 11. Respondent is prohibited from remaining at the household or residence of Petitioner while under the influence of alcohol or drugs and so constituting a threat to the safety and well-being of any protected person.

☒ 12. Respondent is further ordered or enjoined as follows: [R17]

☐ 13. The remedy requested in paragraph(s) _____ of the petition is (DENIED) (RESERVED), because: _____

☒ 14. Hearing is also set on the same date and time on the request for maintenance and/or child support.

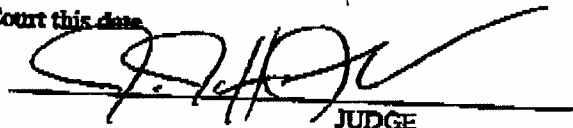
☒ 15. Summons is to issue. This Order and the Petition for Emergency Order of Protection are to be attached to the summons.

☐ 16. Notice of hearing is to be served on Respondent in accordance with Supreme Court Rules

☐ 17. The above order is modified from a previous order, dated _____, 20____, at Petitioner's request.

☐ 18. Petition and Order were served on Respondent in open Court this date _____

Date: 3/11/02
Time: 2:20 (a.m.) (p.m.)


JUDGE

DEFINITION OF PROHIBITED CONDUCT PURSUANT TO THE ILLINOIS DOMESTIC VIOLENCE ACT OF 1986

1. "Abuse" means physical abuse, harassment, intimidation of a dependent, interference with personal liberty or willful deprivation but does not include reasonable direction of a minor child by a parent or person in loco parentis.
2. "Adult with disabilities" means an adult prevented by physical or mental disability or advanced age from taking appropriate action to protect himself or herself from abuse by a family or household member. A person may be an adult with disabilities for purposes of this Act even though he or she has never been adjudicated an incompetent adult. However, no proceeding may continue on behalf of an adult with disabilities over the adult's objection, unless such proceeding is approved by his or her legal guardian, if any.
3. "Family or household members" includes spouses, former spouses, parents, children, stepchildren and other persons related by blood or by present or prior marriage, persons who share or formerly shared a common dwelling, persons who have or allegedly have a child in common, persons who share or allegedly share a blood relationship through a child, persons who have or have had a dating or engagement relationship, and persons with disabilities and their personal assistants.
4. "Harassment" means knowing conduct which is not necessary to accomplish a purpose that is reasonable under the circumstances, would cause a reasonable person emotional distress, and does cause emotional distress to the petitioner. Unless the presumption is rebutted by a preponderance of the evidence, the following types of conduct shall be presumed to cause emotional distress:
 1. Creating a disturbance at petitioner's place of employment or school;
 2. Repeatedly telephoning petitioner's place of employment, home, or residence;
 3. Repeatedly following petitioner about in a public place or places;
 4. Repeatedly keeping petitioner under surveillance by remaining present outside his or her home, school, place of employment, vehicle or other place occupied by petitioner or by peering in petitioner's window;
 5. Improperly concealing a minor child from petitioner, repeatedly threatening to improperly remove a minor child of petitioner's from the jurisdiction or from the physical care of petitioner, repeatedly threatening to conceal a minor child from petitioner, or making a single such threat following an actual or attempted improper removal or concealment, unless respondent was fleeing an incident or pattern of domestic violence; or
 6. Threatening physical force, confinement or restraint on one or more occasions.
5. "Interference with personal liberty" means committing or threatening physical abuse, harassment, intimidation or willful deprivation so as to compel another to engage in conduct from which she or he has a right to abstain or to refrain from conduct in which she or he has a right to engage.
6. "Intimidation of a dependent" means subjecting a person who is dependent because of age, health or disability to participation in or the witnessing of: physical force against another or physical confinement or restraint of another which constitutes physical abuse as defined in this Act, regardless of whether the abused person is a family or household member.
7. "Physical abuse" includes sexual abuse and means any of the following:
 1. Knowing or reckless use of physical force, confinement or restraint;
 2. Knowing, repeated and unnecessary sleep deprivation; or
 3. Knowing or reckless conduct which creates an immediate risk of physical harm.
8. "Willful deprivation" means willfully denying a person who because of age, health or disability requires medication, medical care, shelter, accessible shelter or services, food, therapeutic device, or other physical assistance, and thereby exposing that person to the risk of physical, mental or emotional harm, except with regard to medical care or treatment when the dependent person has expressed an intent to forgo such medical care or treatment. This paragraph does not create any new affirmative duty to provide support to dependent persons.
9. Plaintiff means not only any named plaintiff for the Order of Protection and any named victim of abuse on whose behalf the petition is brought, but also any person protected by this Act.

REOPENING ORDER OF PROTECTION

Respondent may petition the Court to reopen an Emergency or Plenary Order of Protection if there is an allegation that he/she did not receive actual prior notice of the hearing in accordance with the Illinois Domestic Violence Act and that he/she has a meritorious defense to the Order or that the Order or any part of it was not authorized by the Act.

STATE OF ILLINOIS)
COUNTY OF WILL)

IN THE CIRCUIT COURT OF THE TWELFTH JUDICIAL CIRCUIT
WILL COUNTY, ILLINOIS

FILED
02 MAR 11 AM 11:17
WILL COUNTY ILLINOIS

Kathleen Peterson

Petitioner(s)

VS

Drew Peterson

Respondent(s)

CASE NO. 02 OF 460

PETITION FOR EMERGENCY ORDER OF PROTECTION
AND FLENARY ORDER OF PROTECTION

Petitioner Kathleen Peterson
and/or on behalf of Kris Thomas Peterson
and/or others] requests this court to issue an Order of Protection and states:

on his/her own behalf
[minor child(ren),

1. There (is) (is not) another action pending between the parties in the Circuit Court of _____ County known as Case No. _____. There (has) (has not) been a previous order of protection involving the same parties.
2. Petitioner resides at 392 Pleasant Chase Dr. City of Bolingbrook County of Will State of Illinois. Note: If disclosure of address is excused under law, give address to which notices may be sent.
3. Respondent resides at Village of Bolingbrook Ridgely City of Bolingbrook County of Will State of Illinois. 959
4. Respondent stands in the following relationship to the Petitioner:
 - ☒ Spouse
 - ☐ Former Spouse
 - ☐ Parent(s)
 - ☐ Child/Stepchild
 - ☐ Dating Relationship
 - ☐ Engagement Relationship
 - ☐ Shares a common household
 - ☐ Formerly shared a common household
 - ☐ Have or allegedly have child in common
 - ☐ Person with disabilities and personal assistant
 - ☐ Other person related by blood or present or prior marriage
 - ☐ Share or allegedly share blood relationship through a child

5. VENUE: ☒ Petitioner resides in Will County Illinois. ☒ Respondent resides in Will County. ☒ The alleged abuse occurred in Will County. ☐ Petitioner is temporarily located in Will County, Illinois to avoid further abuse and could not obtain safe and adequate temporary housing in the county of Petitioner's residence.

6. DETAILS OF ABUSE: On or about 03-11 2002 at _____ City of _____ County of _____ State of Illinois. Respondent did the following acts that amount to abuse: A phone conversation was made that he coming over the house to deal with me, he wants me dead, and if he has to he will burn the house down just to shut me up. I called after dropping my children off school, he came running home to beat me up. He did not let me to work. I believe he will use on me. He has gun and other care if he live or die, or I live or die.

7. PREVIOUS ABUSE - Has there been previous abuse by Respondent? (Yes) (No) - If so, describe when it happened and what happened
Several time, he has restrained me, held me down, knocked me into
walls, threw a chair at me with a fork, ripped my clothes off,
and marks on my body all the time, threaten to stab the kids,
and beat me, put dead bullet on door, he broke through it.

8. REMEDIES REQUESTED:

A. Respondent refrain from:

- ☐ Intimidation of a dependent
☐ Willful deprivation
☒ Interference with personal liberty
☐ Exploitation

- ☒ Harassment
☒ Physical Abuse
☐ Neglect
☐ Stalking

☒ B. Petitioner be granted exclusive possession of the residence located at 392 Pheasant Chase, Dr.
City of Bolingbrook County of Will State of Illinois. (This will not affect title of property).

☒ C. Respondent be prohibited from entering or remaining present at the school or place of employment of person(s) for whom protection is sought. Location of school is: Joliet Junior College, Joliet
Location of place of employment is: _____ or at: _____

☒ D. Respondent be ordered to stay away from Petitioner or any other protected person named in the Order of Protection as follows:
☒ in person ☒ by telephone

☒ E. Respondent be prohibited from removing or concealing the minor child(ren) from the State of Illinois or from concealing the minor child(ren) within the State.

☒ F. Respondent be ordered to appear with the minor child(ren) for further hearing at a date and a time set by the Court.

☒ G. Respondent be ordered [to return the minor child(ren) to] [not to remove the minor child(ren) from] the physical care of Bathleen Peterson

☒ H. Award physical care of the following children to Petitioner.
Kris Peterson 7yr.

Thomas Peterson 9yr.

☐ 1. Deny Visitation

☒ 2. Award specified visitation as follows: Every Sunday starting March 16th
pickup at 12:30 and return at 6:00pm Every Monday
starting March 17, 2003 from 6:00pm to 8:00pm.

☒ I. Award possession (not ownership) of the described property to Petitioner, which property is either solely owned by Petitioner or jointly owned by Petitioner and Respondent. Jewelry

☒ J. Order Respondent, who has possession of the following described property to promptly turn over possession of this property to Petitioner. Jewelry.

☒ K. Respondent be forbidden from taking, transferring, encumbering, concealing, damaging or otherwise disposing of any property.

☒ L. Petitioner requests child support and/or maintenance. (Note: This relief is not available in Emergency Orders of Protection.)

AMS

Respondent undergo counseling for a specified duration with a social worker, psychologist, psychiatrist, family service agency, alcohol or substance abuse program, mental health center guidance counselor, agency providing services of elders, programs designed for domestic violence abusers or any other guidance service the Court deems appropriate. (Note: This relief is not available in Emergency Orders of Protection.)

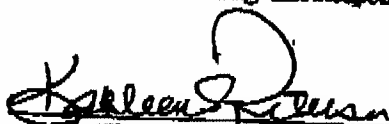
AMS

Respondent be directed to pay the Petitioner for losses suffered as a direct result of the abuse, which shall include but not be limited to medical expenses, lost earnings or other support, repair or replacement of property damaged or taken, reasonable attorney's fees, court costs, and moving or other travel expenses, including additional reasonable expenses for temporary shelter and restaurant meals. (Note: This relief is not available in Emergency Orders of Protection.)

9. Should Petitioner be required to give prior notice to the named Respondent of his/her attempt to obtain judicial relief as to any remedy requested in this petition, the irreparable injury which that remedy seeks to prevent would be likely to occur.
10. The following additional relief is requested to be issued concerning Respondent: _____

WHEREFORE Petitioner requests that an Emergency Order of Protection be issued against Respondent and the relief sought in this petition be granted.

DATED: March 11, 2002


(Signature of Petitioner)

VERIFICATION

Under penalties as provided by law pursuant to Section 1-109 of the Code of Civil Procedure, the undersigned certifies that the statements set forth in this instrument are true and correct, except as to matters therein stated to be on information and belief, and as to such matters, the undersigned certifies as aforesaid that he/she believes the same to be true.


(Signature of Petitioner)

Preparer Information:

Name: _____

Attorney For: _____

ARDC#: _____

Address: _____

Telephone Number: _____

STATE OF ILLINOIS)
) SS.
COUNTY OF WILL)

IN THE CIRCUIT COURT OF THE TWELFTH JUDICIAL CIRCUIT
WILL COUNTY, ILLINOIS

FILED
02 MAR 11 AM 11:16
WILL COUNTY COURT
WILL COUNTY, ILLINOIS

Kathleen Peterson)
Petitioner,)
)
-vs-)
)
Drew Peterson)
Respondent.)

Case No. 02 of 460

AFFIDAVIT

The undersigned states that (there is case number ?) (there is not)
pending within the State of Illinois a Petition for Dissolution of Marriage between the above
named parties.

Under penalties as provided by law pursuant to Section 1-109 of the Code of Civil
Procedure, the undersigned certifies that the statements set forth in this affidavit are true and
correct.

DATED: March - 11-02

Kathleen Peterson